HOUSE BILL No. 1571

DIGEST OF INTRODUCED BILL

Citations Affected: IC 15-4.

Synopsis: Seed contracts. Provides that a contract for the delivery of seed in Indiana or seed intended to be grown in Indiana is considered to contain certain provisions relating to: (1) the law under which the contract is interpreted; (2) certain property rights relating to the seed; and (3) litigation concerning the contract or property rights in the seed. Provides a farmer a cause of action against a seed supplier that attempts to enforce certain rights purportedly arising under a seed contract that violates the statute. Amends the statute covering inspections under seed contracts to change certain definitions and inspection and notice provisions. Repeals a section of the statute relating to choice of law contract provisions.

Effective: July 1, 2003.

Grubb, Friend

January 16, 2003, read first time and referred to Committee on Agriculture, Natural Resources and Rural Development.





2003

First Regular Session 113th General Assembly (2003)

PRINTING CODE. Amendments: Whenever an existing statute (or a section of the Indiana Constitution) is being amended, the text of the existing provision will appear in this style type, additions will appear in this style type, and deletions will appear in this style type.

Additions: Whenever a new statutory provision is being enacted (or a new constitutional provision adopted), the text of the new provision will appear in **this style type**. Also, the word **NEW** will appear in that style type in the introductory clause of each SECTION that adds a new provision to the Indiana Code or the Indiana Constitution.

Conflict reconciliation: Text in a statute in *this style type* or *this style type* reconciles conflicts between statutes enacted by the 2002 Regular or Special Session of the General Assembly.

HOUSE BILL No. 1571

A BILL FOR AN ACT to amend the Indiana Code concerning agriculture and animals.

Be it enacted by the General Assembly of the State of Indiana:

SECTION 1. IC 15-4-13-3, AS ADDED BY P.L.175-2002
SECTION 1, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE
JULY 1, 2003]: Sec. 3. As used in this chapter, "farmer" refers to a
person who is engaged in commercial farming and who plants seed in
Indiana under a seed contract for purposes of growing a commercial
grain crop.

SECTION 2. IC 15-4-13-6, AS ADDED BY P.L.175-2002, SECTION 1, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE JULY 1, 2003]: Sec. 6. As used in this chapter, "seed contract" refers to a written contract between a seed supplier and a farmer that:

- (1) a the farmer; must sign or
- (2) an individual explicitly authorized by the farmer to sign the contract on the farmer's behalf;

has signed to obtain the seed or the right to plant the seed.

SECTION 3. IC 15-4-13-11, AS ADDED BY P.L.175-2002, SECTION 1, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE JULY 1, 2003]: Sec. 11. (a) As used in this section, "commissioner"

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matching or split samples must be taken by a person who is

independent from the seed supplier.



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1	(g) The commissioner may adopt rules under IC 4-22-2 to
2	implement this section.
3	SECTION 4. IC 15-4-14 IS ADDED TO THE INDIANA CODE AS
4	A NEW CHAPTER TO READ AS FOLLOWS [EFFECTIVE JULY
5	1, 2003]:
6	Chapter 14. Seed Contracts
7	Sec. 1. (a) Except as provided in section 2 of this chapter, this
8	chapter applies to a seed contract for seed that is planted in
9	Indiana.
10	(b) Other applicable Indiana law not in conflict with this
11	chapter applies to a seed contract.
12	Sec. 2. This chapter does not apply to either of the following:
13	(1) A seed contract entered into before January 1, 2004.
14	(2) A production contract.
15	Sec. 3. The definitions set forth in IC 15-4-13 apply throughout
16	this chapter.
17	Sec. 4. A seed contract is not enforceable against a farmer
18	unless:
19	(1) the farmer; or
20	(2) an individual explicitly authorized by the farmer to sign
21	the contract on the farmer's behalf;
22	has signed the contract.
23	Sec. 5. (a) The provisions of this chapter are considered to be a
24	part of every seed contract.
25	(b) A seed contract is not required to contain or restate any
26	provision of this chapter.
27	(c) A bag or other container used by the seed supplier to deliver
28	the seed to the farmer is not required to bear a label or any other
29	writing containing or restating any provision of this chapter. A
30	label or any other writing on a seed bag or container inconsistent
31	with this chapter is not enforceable against a farmer.
32	Sec. 6. A provision of a seed contract in conflict with this
33	chapter is void.
34	Sec. 7. A provision of a seed contract that purports to waive a
35	provision of this chapter is void.
36	Sec. 8. A seed contract is governed by the laws of Indiana.
37	Sec. 9. (a) If a seed contract purports to choose the laws of a
38	jurisdiction other than Indiana to govern the contract, the choice
39	is not enforceable.
40	(b) If a seed contract purports to choose a forum that would not
41	otherwise have jurisdiction over the farmer, the choice is not



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enforceable.

1	Sec. 10. A provision in a seed contract that purports to make the	
2	terms of the seed contract confidential is void.	
3	Sec. 11. If:	
4	(1) a product in which the seed supplier has rights is possessed	
5	by the farmer or found on real property owned or occupied	
6	by the farmer; and	
7	(2) the presence of the product is due to natural	
8	contamination or any other circumstance not intended by the	
9	farmer;	
10	the farmer is not liable for breach of the seed contract or violation	
11	of any of the seed supplier's property rights.	
12	Sec. 12. (a) This section does not apply to a dispute between seed	
13	suppliers.	
14	(b) A farmer has a right of action against a seed supplier if the	
15	seed supplier attempts to enforce against the farmer:	
16	(1) contract rights arising under a seed contract that violates	
17	this chapter; or	
18	(2) any property rights in seed provided under a seed contract	
19	that violates this chapter.	
20	(c) If a farmer prevails in an action filed under this section, the	
21	farmer may obtain all of the following:	
22	(1) An amount equal to any judgment obtained by the seed	
23	supplier against the farmer in an action for:	
24	(A) breach of contract; or	
25	(B) violation of any of the seed supplier's property rights.	
26	(2) Any other actual damages proven by the farmer.	
27	(3) Reasonable attorney's fees and all other reasonable	
28	litigation costs.	
29	SECTION 5. IC 15-4-13-10 IS REPEALED [EFFECTIVE JULY 1,	
30	2003].	
31	SECTION 6. [EFFECTIVE JULY 1, 2003] (a) As used in this	
32	SECTION, "seed contract" has the meaning set forth in	
33	IC 15-4-13-6, as amended by this act.	
34	(b) IC 15-4-13, as amended by this act, and IC 15-4-14, as added	
35	by this act, apply only to seed contracts entered into after June 30,	
36	2003.	
37	(c) This SECTION expires July 1, 2004.	

